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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California
Edison Company (U 338-E) For
Approval of Its 2022 ERRR Forecast
Proceeding Revenue Requirement.

Application 21-06-003

And Related Matter.

Application 21-10-011

**E-MAIL RULING REQUESTING ADDITIONAL INFORMATION
FROM SOUTHERN CALIFORNIA EDISON COMPANY
AND DIRECTING ADMISSION OF EXHIBITS**

Dated November 24, 2021, at San Francisco, California.

/s/ ZITA KLINE

Zita Kline
Administrative Law Judge

From: Kline, Zita <Zita.Kline@cpuc.ca.gov> ; **Sent:** Wednesday, November 24, 2021 10:16 AM
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Subject: A.21-06-003 et al. Ruling Requesting Additional Information from Southern California Edison Company and Directing Admission of Exhibits

To Mr. Dominguez:

In order to complete the review of Southern California Edison Company's (SCE) application for approval of the 2022 Energy Resource Recovery Account (ERRA) forecast application, this ruling reopens the record of this proceeding and directs SCE to either serve errata testimony or file a response to this ruling by December 1, 2021, as discussed in Section 1. SCE is also directed to file a motion to admit exhibits served with Application 21-10-011, along with any motions requesting confidential treatment, by December 1, 2021, as discussed in Section 2.

1. Addressing Vintage Year Assignment for Two Resources

From the pleadings, it appears that SCE and the Clean Power Alliance of Southern California and the California Choice Energy Authority (collectively, the "SoCal CCAs") are in agreement that resources with conform IDs 11272-1001 and 11279-1002 should be assigned to the 2020 rather than the 2019 vintage year subaccount of the Portfolio Allocation Balancing Account. (SoCal CCAs Opening Brief at 20; SoCal CCAs Reply Brief at 2; Exhibit SCE-04 at A-1.)

SoCal CCAs continue to request the change to the vintage year allocation for the remaining two resources in opening and reply briefs. However, SCE's briefs make no

mention of the resource vintaging. As there appears to be no disagreement between the parties regarding the vintage assignment of resources with conform IDs 11272-1001 and 11279-1002, SCE is directed to serve errata testimony accounting for the corrected vintages by December 1, 2021 or explain why this issue remains in dispute or has been otherwise resolved.

In the event SCE serves errata testimony, SCE is directed to concurrently file a motion for admission of the exhibit into the evidentiary record, along with any request for confidential treatment, by December 1, 2021. Due to the expedited nature of this proceeding, the comment period for parties to object to the admission of exhibits is shortened to five days and the reply comment period is shortened to two days.

2. ERRA Trigger Mechanism Application Exhibits

This ruling directs SCE to file any motion to admit exhibits it wishes to enter into the evidentiary record in support of Application 21-10-011, along with any motion for confidential treatment of exhibits, by December 1, 2021. Due to the expedited nature of this proceeding, the comment period for parties to object to the admission of exhibits is shortened to five days and the reply comment period is shortened to two days. Since SCE already requested to admit exhibits into this consolidated proceeding using their standard nomenclature (for exhibits served as part of A.21-06-003), SCE is requested to distinguish exhibits served for A.21-10-011 using the “-Trigger” suffix (e.g., Exhibit SCE-01-Trigger.)

IT IS SO RULED.

The Docket Office Shall Formally File this Ruling.

Zita Kline

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